Election Tickets.

We have already filled orders for Election Tickets for several counties. Such orders every officer to be voted for in the District. County, and Best or Precinct appear on the Instructions how tickets should be forwardcd. Address THE CLARION, Jackson, Miss Boy,) and Attorney-General Morris, claim

PUBLIC SPEAKING.

RANKIN COUNTY APPOINTMENTS. GEN. R. LOWRY & DR. S. D. ROBBINS Democratic candidates for the Legislature. will address the people at the following times and places Richland Academy-Friday, Oct.

Mountain Creek Ch-Saturday. Monmonth Church-Monday. Cato-Tuesday, Antioch-Wednesday. Shiloh-Thursday. Pelahatchie Depot-Saturday. Pisgah-Monday. Fannin-Tuesday,

Thursday, November 2nd Brandon-Saturday, November 4th. The Republican candidates for the Legis lature are invited to attend the above a pointments. A fair division of time will be given them.

W. B. SHELBY. Chairman Democratic Ex. Commit

COPIAH COUNTY APPOINTMENTS. W. C. WILKINSON and BENJ. KING, Jr., candidates for the Legislature, will address the citizens of Copian county at the following times and places: Sandifer's-Monday, October 9th.

Coor's Springs-Tuesday, October 10th. Hazlehurst-Tuesday, October 10th. Mid. Beasley's-Wednesday, October 11th. Beauregard-Thursday, October 12th. Wesser-Thursday, October 12th. Matthew's Place-Friday, October 13th. Elbert Ferguson's-Saturday, Oct. 14th Pine Binff-Monday, October 16th. Linden-Tuesday, October 17th.

MISSISSIPPI STATE FAIR.

ISth.

In view of the absurd and fa'se ports relative to the health of the City of State Fair Association, yields to what cent! seems to be a general wish to postpone the Fair for a few weeks. The Fair has, consequently been postponed until Monduly paid and fully observed.

The preparations for the Exhibition Officers to perfect details, and will enable in the Treasury.) hundreds to exhibit who reported that they did not have time to get ready.

Machinery, Cotton and other heavy articles will be received at any time, and bition opens.

Send for circulars, giving full details a as to transportation on the several Railroads.

By order of the Board.

J. L. Power, Secretary. An Error.

The election proclamation of Gov. Al corn provides for the election of three Representatives from Carroll county, two ery; nor does it provide for the election gomery and Choctaw. The act of the Legislature, approved May 13th, 1871. gives Carroll but two Representatives, and Choctaw but one, while Montgomery is allowed one Representative and the district composed of the counties of Montgomery and Choctaw is given one. This error should be corrected.

The Discussion in DeSoto.

In DeScto the "Champion" Radical fared no better than in Marshall. At Senatobia, he was met and overthrown by Col. H. W. Walter, of Holly Springs, who happened to be present. Col. Walter was an Old Line Whig, and if our memory is not at fault, was the last candidate of his party in this State for Governor, before its dissolution. At Hermers, and was, according to all accounts. of the transgressor is hard.

GEN. LOWRY .- This eloquent champion of the people's cause passed through In old times the whole cost, in eight Jackson on Saturday, in feeble health, having barely recovered from his severe attack in North Mississippi. On Friday next, according to previous notice, will commence filling a series of appointment in Rankin county, in company with Dr. Robbins, his associate on the Conserva tive ticket. Anxious for the voters to hear both sides, they have offered a division of time with their opponents,

Inspectors and Clerks of Election. We have been informed that in one county at least, the Commissioners.

(consisting of the Sheriff, Chancery Clerk, and Pres dent of the Board of Supervisors) on whom the law devolved the appointment of Registrars, have assumed to appoint, and control the action of, inspectors and clerks of election. This is clearly without authority of law. These latter are appointed by the Registrars .-We quote from the law as follows:

The Registrars shall oppoint at their meeting, at the county seat, prior to any election, three inspectors and two clerks for each supervisor's district, and place of voting, in the county, excepting that at the county seat (where said registrars, with their clerks, shall preside,) or like qualifications as to such election a themselves, for the year, who shall take and subscribe on the poli or registration book of the State the district or precinct, the like oath with Treasury. As the Chancery Courts themselves, &c., &-Chap. 6, Art. 4, Sec. 369, Code of 1871, page 94.

ments of the Southern States. Let all to get into the expenditures from the nominated a ticket which, "in part, is a payers by the Wreckers. The Bully

RADICAL PLUNDER ... BE NOT DECEIVED.

Rehold the Facts and the Figure The Radical leaders admit that they expended from the State Treasury, in 1870, over one million of dollars. As their county expanditures are generally, more than five times the amount paid from the State Treasury, we have an admitted sum of over six million dollars paid out for State and county purposes.

in that year. The leaders, called to account before the people, now attempt to explain away the enormous expenditures they cannot deny, Thus Lt. Gov. Power, (Bully that over \$450,000 of this large sum paid out of the State Treasury, was for "extraordinary expenditures," and therefore not to be taken into account when contrasting the ordinary expenditures under Radical rule with those under Conservative administrations. We will note most of the items they would thus deduct, and the reasons they give for such deduction:

ASSESSING TAXES.

1. They deduct over \$23,000 (Musgrove in last annual Report estimated the cost under this head at \$175,000) commissions for assessing taxes, and their pretext is that this was "formerly paid in part by the counties." Now the fact is that no change has been made in the mode of paying assessors. Under the code of 1857, and under the act of 1870, the assessor was paid out of the State Treasury for assessing the State taxes .-But there is this differnce under citizens' rule five per cent. was allowed for assessing, and under Carpet-baggers' rule seven per cent, is allowed. Code of 1857, p. 71, art. 2, acts 1870, p. 34, sec. 16.

Again they say this "occurs only once in four years." This was the Citizens' Crystal Springs-Saturday, October 21st. rule, with regard to lands. Code, p. 75. art. 18; but the act (carpet-baggers) of 1870, required both real and personal estate to be assessed every year. Acts Postponed to Monday, November 1870, p. 32, sec. 12. Mark the difference! Under Citizens' rule, the assess or got five per cent, on his valuation of lands, once only in four years; whilst the Radical assessors get seven per cent. every year! In other words, where the Jackson, which have been industriously Conservative assessor got five per cent. circulated, the Board of Control of the the Radical assessor got twenty-eight per

This item, therefore, cannot be deduc

CHICKASAW SCHOOL PUND. 2. They claim to deduct over \$100,day, November 13th. The premiums 000 for interest on the Chickasaw School

3. They claim to deduct over \$25,000 on account of Penitentiary." But the State has always paid any balance that a large sum from the State Treasury on might be due under this head. It is very pretence of indemnying the carpet-bag will be securely housed until the exhi- true that such large sums were unusual. because the Citizens made the institution nearly self-sustaining. Therefore this the taxpayers of Leake couniv. The bill item cannot be deducted

EXECUTIVE MANSION SQUANDER. 4. They claim to exclude over \$44,-000 for "repairs" on the Executive Mansion. The building originally cost only \$36,000, and now they pay out over \$44,-000 for what they call "repairs." Let a oor man go into the building and survey the costly furniture, the mirrors and the carpets. Let him behold the Royal magnificence of this palace fitted up for the Princes of Radicalism, and he will agree with us, that this item cannot be

CONVENTION WARRANTS.

5. They claim to exclude over \$44,000 for redeeming Convention Warrants .-This was an "extraordinary" expenditure; but a large part of it is properly charged to Radical rule, for this reason. That Convention remained in session for months-a dead expense to the people; when its whole business might have been done in a few days.

6. They claim to deduct near \$53,000 for "repairs" on State Capitol. Some repairs were necessary, but mark it! As they fitted up the "mansion" in a glory of splendor, for the royal residence of the Beasts of the Menageries, so they fitnando, he encountered Maj. Ham, Chalted up the "capitol" in glory for the counselors and princes of Radicalism .completely demolished. Verily, the way The "repairs" are in part, finest carpets and costly furniture. In old times, as now, the Attorney General had his office in the capitol; but mark the difference! years, for "repairs" in the office of Attorney General, was less than eight dollars-less than a dollar each year.

In old times the Attorney General had ne plain room; but the Radical Attornev General has two magnificent rooms, covered with costly carpets, and adorned with showy furniture This is but a sample of Radical extravagance. The families, are to be ground into the dust. that these Mongrel lords may live in

not therefore be excluded. "FEES OF DISTRICT ATTORNEYS."

7. So as to the "fees of District Atorneys," said to have been "paid for merly by the counties." The Code shows that their salaries were paid out of the State Treasury. p. 140. In some cases of conviction they were allowed "fees," to be paid by the defendant-"the State

As to "Salaries of 62 Probate Judges," were established with full probate jurisdiction by the act of May 4, 1870, we Don't fail to read what the Washing- cannot see how the large item of \$137 .-

been relieved from paving salaries of Probate Judges!

OW THAT THY TO BUNECO. It is vain for the Republican lords to attempt to persuade the people that Radical rule is cheap. They may put up the figures as they please, still every man knows that now, with greatly less property, he pays much more in taxes than he did under citizens' rule. Let the taxpayers compare their present with their former tax collectors' receipts.

THE DIFFERENCE. We will take two items for illustration, and they will give a plain idea of the differ ence between Citizens' rule and Radical

1. In old times the Governor had a contingent fund of only \$4,000, and he rarely spent a fourth of it. The Radi-Legislature of 1870 appropriated \$4,-000 and added to this fund the sum of \$50, 000 !- making the Governor's contingent fund \$54,000; and the Governor admits has spent the whole of it! As this item shows, the difference between Citizens' rule and Radical rule is as great as the difference between one thousand and fifty-four thousand!

This matter shows another striking Governor and a Royal Republican Governor. The Conservative Governor was regarded as a servant of the people, and was required to give an account to the esentatives of the people and show ed, and what he had done with it; but the Royal Radical Governor was not required to give any account at all. Acts 1870, p. 607-8.

2. We will take the item of public printing. In Conservative times the public printing cost about \$10,000 for thirteen months. In these Royal Republican times it has cost, for thirteen months, over \$186,000! The Conservative printing averaged about \$775 a month. The Royal Radical printing costs over \$14,300 a month!! The Royal Radical printing costs the State more than nineteen times as much as was paid to the Conservative printer! The Mongrel princes of the Printing House are literally eating up the people. It may be "sport" to them, but it is "death" to the taxpavers.

Leake County - H. W. Warren. The Pilot states that H. W. Warren, since his return from Massachusetts. has taken the field for Representative from Leake county, and intimates that he will

It is time the people of that county were rid of him. He has misrepresented Fund; but interest on this fund has, for them long enough. He was a member for the week, already published, will be long years, been paid out of the State of the Black-and-Tan Convention of Treasury. Therefore this item cannot be 1868, and was prominent in the adoption deducted. (It will be remembered that of the disfranchising Constitution. And Gov. Alcorn voted to loan this fund to again, by grace of Ames' bayonets, fraudare all completed, but the few weeks the Railroads, notwithstanding the ulent voting, and by disfranchising white postponement will enable the Association Wreckers complain that it was not left citizens, he was elected to the House of Representatives.

The unscrupulous character of the man may be understood by recurring to his advocacy of the bill to appropriate sheriff, Wood, for alleged robbery of State funds, which he had collected from was of such a vile character that Governor Alcorn vetoed it. Nevertheless Warren succeeded in engineering through the Legislature over his head. He and Wood were cronies: and it is alleged that he was one of Wood's securities. The public will draw their own inference in reference to the whole trans-

But this is not all, nor the worst of Warren's outrageous conduct. He was the author of the following calumnious dispatch, which was sent to Washington with a view to induce Congress to interfere by military violence in the civil government of the South. Not only did he send a statement of the Meridian affair, which was proved to be false by the testimony of Sheriff Mosely, Post Master Joshua Smith, and other Republican officials, but one which was not less false in regard to the whole State. He repre sented it to be in a condition of lawlessness "in all its parts." The following is a copy of his dispatch, which even Governor Alcorn, with all his predisposition to bolster up the Radical party,

denounced as a slander: JACKSON, MISS., March 19, 1871. Received March 19, 12 M. HON. SENATOR AMES, State Senator: to overthrow the city and county government.
Result is eight or more colored persons killed. Bramlette, white man, killed by accidental shot. Senators Gleed and Henon, members, arrived by train from Me the streets, trains and surrounding country armed. Large Republican caucus earnestl arge on Congress the necessity of promp and thorough measures to suppress outrage and violence in all parts of the State H. W. WARREN, President Republican Club.

The strange part of Warren's conduct the bill making an appropriation to Courts. Wood, nor that he published the foregoing slander on the "whites" of Lauderdale county and the State at large. like may be seen all over the Capitol. for all that is characteristic of the carpet-The poor, overtaxed people, who can bag clan; but that he again presumes to hardly get food and clothing for their seek the office of Representative from the people of Leake county. Let them pronounce a sentence upon his conduct glory. The large part of this item can- which will serve as a warning to him in

Registration Returns.

stands, whites 1,000; blacks 826. Lawrence County.-White majority between four and five hundred. Newton County.-Registration in Four Beats-Whites 959; blacks 474.

Maj. Henry S. Foote, Jr., has been nominated by the Conservatives of Canton for mayor of that place.

The prospect of a splendid victory of

the opposers of Radicalism in this State

is bright and brightening. SORTER SO AND SORTER NOT SO .ton Chronicle and its correspondent, says | 000 for "Salaries of 62 Probate Judges The Okolona News (Republican) says and the figures arrayed by THE CLARION of the carpet-bag leaders and governments of the Southern States. Let all to get into the expenditures from the nominated a ticket which. "in part, is a the opposers of Radicalism read—and let State Treasury for 1870! It is remarkathe Mongrels also read and inwardly dible how greatly the county taxes have "general satisfaction so ardently hoped as another animal which undertook to been increased since the counties have "for by its manipulators."

MADICAL FINANCEERING. Another Collection of State, Counand Special Taxes the Present Year.

The fearful reality of which we have spoken, has come home to the tax-payers of the State! For the first time since the organization of their government, they have double taxes to pay in a single year. And the two levies combined, aggregate at least TEN TIMES as much taxes as they have ever paid before in one year. Each levy quintuples the ante-bellum money they have borrowed the present season from their merchants to save their property from sale under the Sheriffs' hammer, the tax-collector is again on Grant. their tracks, thundering in their startled ears the inexorable demand of the Radcal cormorants that another collection must be made.

How this last demand is to be met they know not! Their crop has fallen difference between a plain Conservative distressingly short; and their merchants, having come to their relief last summer. are not able to carry them through another season. The wholesale sacrifice of property, in spite of all their efforts to how much of this money he had expend- avert the catastrophe seems inevitable unless a change of rulers can be effected

Below we have copied a number of published notices from the officers charged with the collection of the tax. It will be seen that they are notifying the unfortunate victims of the law which they are executing, that unless the demands are promptly complied with, damages will immediately attach. Let the tax-payers read for themselves:

Tax Collector's Notice.

WILL attend at the following time an I places for the purpose of collecting the State and county tax for the Fiscal year, 1871.

Tax payers are hereby requested to meet me as above stated, as this tax under our December, after which time damages attach.
R. J. MOSELEY, Sheriff. and Tax Collector Lauderdale County y ANOTHER WARNING.

Notice to Tax-Payers.

and County Taxes for 1871, October 1st. All taxes remaining unpaid on 1st December, will be collected by distress, and sale of personal property. On first day of Decemtax-payers, for sale on first day of January.

After two years from day of sale of any land for taxes, the same, if unredeemed, of, and no suit shall be commenced in any court in this State to invalidate any tax ti persons will please bring the number of section, townsip and range of their lands with them. By prompt payment you will save additional cost. The time for collection of taxes cannot be extended this year, as it was last, as the Legislature does not

W. A. WEST, Sheriff. and Tax Collector Lafayette Co. TAXES.

Special, State, County and School FOR THE FISCAL YEAR 1871. NOW DUE. THE Tax-Payers of Warren County are hereby notified that the Assessment Rolls (Land and Personal.) of said county for the year 1871. are now in my hands, 2nd

MONDAY, 2D DAY OF OCT., A. D., 1871. I will be prepared to receive the State. county, at my office. in the Courthouse. L. M. HALL, Eheriff, and Tax Collector Warren Co.

THE CRY IS STILL THEY COME Notice to Tax Payers.

TAX-PAYERS are hereby notified to come forward and pay Taxes for the fiscal year, 1871, as they are now due. T. D. HARRIS,

We will venture to assert that the condition of the people considered, the law under which these notices were served them, is the most cruel, the mos cold-blooded and heartless oppression of the sort that was ever known. Its framers well knew the circumstances under which the collection was made in the spring and summer. They heard the appeals of the people for relief; and while these petitions were ringing in their ears they imposed another tax to be collected the present year. And the harpies their ingenuity to guard against the pos- lators, Judges, &c .- have "little brains, sibility of relief by providing that the entire diabolical machinery of collection, damages, etc.-should be put in opera tion before another law could be passed for the benefit of the tax-payers. To block up every avenue of escape from are libels upon humanity who are pasthe consequences of its enforcement, the saving. But they are "ruining" the people are denied the time-honored right is, not that he conived at the passage of of remedy by injunction through the

But where there is a will there is a way! If the people will elect a Legisature in sympathy with them-and discard the rule of the selfish adventurers who are concerned only to make their speedily devised for their relief. This is their last-their only hope!

The Scooba Prisoners Bailed. We received a dispatch this morning fro examination of W. C. Davis and J. P. Gilmer, for the killing of H. W. Dawson, closed yesterday, and that each were held in bond of \$2,000.—Pilot.

This is the generous treatment which the assassins have received at the hands "thieves and scoundrels." of the Radical officials in Kemper county. It amounts to a premium on cold blooded and atrocious murder. The paticulars of the crime as related by a prominent member of the Republican party have been published in THE CLARION.

ABSURD.-The Panols Star says the Bully Boy undertook to assail the facts butt the locomotive off the track.

The Horrible Assassination of Hal Another Arraignment of the Mongrel Leaders in the South---We have devoted a large space to

into the Radical papers.

from being brought to justice.

majesty of the law requires.

of its devotees?

estates ruined by the war.

hatred in the Northern States:

ted States; and

the same; and

A PROCLAMATION.

Whereas, Unlawful combinations and con-

spiracies have long existed, and do still ex-

purpose of depriving certain persons and classes of the people of the State of the

States, and secured by an Act of Congress

approved April 20, 1871, entitled An Act to

Whereas, In certain parts of the said State.

to-wit: In the counties of Spartansburg York, Marion, Chester, Laurens Newberry

State, and of the United States, as to deprive

he people aforesaid of the rights, privileges, minunities and protection aforesaid, and do oppose and obstruct the laws of the United

tates and their due execution, and impede

South Carolina, or to any of his Deputie or to any military officers of the Unite States within said counties, all arms, amon nition, uniforms, disguises, and other mean

ts used, kept, p

Winston County.

Whereas, The constituted

passed ostensibly for the maintenance of

This time the Washington Chronicle Denounces them as "thieves" and "scoundrels" whose 'career" is "Ru-Inous."

IMPORTANT MANIFESTO.

Who can longer dispute what we, common with other Southern journals, have published and proved of the utter depravity, corruption and venality of the Radicals who control the governments of the reconstructed States? Mr. Greely, tax; and here it is one, piled upon the the author of the anti-slavery movement other! Before the impoverished tax- and founder of the Republican party, payers have succeeded in paying the has been joined in his call upon the "thieves" who have obtained control of the Southern States, "to get out," by the Washington Chronicle, edited by Gov. Holden, the personal organist of Gen.

So monstrous and notorious are the crimes of the harpies who have beet foisted by fraud and violence into position in the Southern States, that even so unscrupulous a partisan journal as the Chronicle cries out against them, and warns the Republican party that if it does not cleanse the Augean stable and purge itself of such vile leadership as the wretches now in authority, that it will be inevitably wrecked, and will deserve to be wrecked in all the Southern Ssatesfate which has already overtaken it in majority of them.

In the issue of the Chronicle of the 5th, this metropolitan organ of Grant publishes conspicuously a communication from a Southern Republican, in which the writer states, that he has witnessed "the rascality" of the Radicals in authority in the plundered States, and brands them as "scoundrels" and "thieves" upon whom it will be doing God and the country service to make war. Here is what the writer says:

Special correspondence of the Chroniele COLUMBIA, S. C., Oct. 2, 1871. If the Republican party is not reorganized and power placed in the hands of better men, I shall consider it my duty to make war upon it at all hazards. These scoundrels who now hold the reins think that they have stoten enough money from the public to buy the nominations for office, and likewise all the oppo-sition of dissatisfied Republicans. I will teach them that there is at least one man who. though a native-born Republican, cannot be bought to the support of a Ring utterly des titute of every element of Republicanism save the name. I feel like leaving the State myself to escape the fury of the coming storm, but can hardly forego the pleasure of pelting these thieres in the next canvass. An himself to the changes and innovations in brethren, and whose removal to heaven was prayed for by one of the brethren, said, "I sion Chisholm has acted. Meantime, won't go!" and, like the old deacon, I don't feel like going to any better locality until this is made either better or worse. In the first place, I feel responsible, to a certain extent, for having helped to place these fellown and witness their rascality without oppos ing it. I must either make war on them or shirk the fight which they have provoked.

The correspondent proceeds to denounce of a party which is founded in the spirit the Mongrel Lt. Governor of South of Proscription and which lives by infu-Carolina, as an "ass"—a species of the sing the poison of Hate into the minds brute creation which, by the way, is largely represented in all the Radica

To give point to this revelation in which the author frankly confesses his share of the responsibility of putting these "thieves" and scoundrels" in office Gov. Holden editorially endorses it as

From the Washington Chronicle. A correspondent from South Carolina is just angry enough to express himself emphatically, and still clearly and wisely. That a substantial and decided reorganization of the party is needed in the several States of the South is unquestionable. Between fraud civil rule and the protection of persons and imbecility, or rather by both, the manage-

In South Carolina, such a man as Lieut. Governor Ransier is totally unfit to be chairman of a ward committee, much less of the State committee. He is weak, vacillating, ignorant, conceited, and obstinate. He is on both sides of every question. He is pretext for outside military interference, forever assuring everybody that he exactly agrees with them, and explaining to everybody how it was that within a very short at her expense. It is intended not to ime he had said, in public speech, what seems to each to be in direct and irreconcilable hostility. He is a perpetual apology. And so of dozens of others, having little brains, no education, and less than no character These men must be ousted and better men

Here is a distinct declaration by the organ of the Federal Administration that the leaders of the Radical party in the Southern States-the material out of intent on gorging themselves, tortured which they have made Governors, Legno education and less character," and that the "fraud and imbecility of their management is ruinous." If "ruinous' to them, no harm would be done. For creatures of the description given by the Chroniele and its endorsed correspondent. Republican party, we infer the Chronicle means. This is the only consolatary feature in the whole business. The "ruin" of the Republican party is the

salvation of the country. The Chronicle appeals to the clans to put a better class of men in the lead. But the misfortune with its remedy is, that a better class is not to be found. The Radical party has demonstrated to the downtrodden and impoverished people of the South that it is a party of hate and of plunder, and it can obtain no recruits except desperate adventurers who devoid "of brains and character" and out of employment, are willing accept service at the hands of an infamous clan who have merited from the leaders of their own party outside of the reconstructed States, the appellation of

Capt. M. A. Metts, who was appoint Continued Good Health. Sheriff of Winston county by Gov. Al-We take great pleasure in being again corn, knowing him to be a Democrat, and able to assure our readers that the health who was subsequently removed in conseof the city of Jackson continues excelquence of his political opinions-has lent. Nearly all the absentees have been nominated for the Legislature by returned to their homes, as all can now the opposers of Radicalism in his county. do with perfect safety, notwithstanding exaggerated and absurd reports which He will be triumphantly elected. The Plunder Ring, is in your own activity in stone which the builders rejected has be are still being circulated. If the sanicome chief of the corner. be free and prempt to give it.

Jounthan Tarbell, Judge of the Supreme Court of Mississippi.

A man of standing, that society must not letter addressed to Gov. Alcorn, relating cond his follows. A man of courage and

all the particulars of the horrible assassination of young H. W. Dawson at When the present Mongrel Adminis-Scoobs, Kemper county, on the 4th inst. tration was inaugurated, the matter The letter is written by a leading Reabout which the people felt the deepest publican who has selected THE CLARION concern was the appointment of a sound, as the medium of communicating with able and honest Judiciary. They expethe Governor and the public under the rienced great relief, therefore, when the apprehension that containing wholeabove announcement was made by Gov. some truths, it would not be admitted Alcorn in his inaugural address.

Imagine the disappointment which This recital will thrill with horror the ensued when it was known that one of most callous heart and awaken indignathe selections for the Supreme Benchtion in the mind of every friend of law the court of last resort in the State-was Jonathan Tarbell, a mere adventurer, From the statement, it will be seen who was not known as a lawyer to the that Dawson was enticed into the store bar of the State, and who was presumed of Gilmer where a double-barrel shot to be at best a briefiless pettifogger. gun in the hands of an assassin, full

The highest evidence he had given, charged, was cocked and ready for him; any description, of public capacity, was and that after he fell, and while in the to run a Loyal League Club, and to conagonies of death, the brute Gilmer, who duct a partisan maneuver on a small is a refugee from Alabama for killing a scale. His name had become an odor of freedman, deliberately fired two other intense offensiveness to the white citiballs into his head. And further, that zens of the State by his slanderous im-Chisholm the Sheriff had made every putations upon them in his testimony to preparation to meet the assassins on the the reconstruction committee, by means way to DeKalb; to give them a warm of which he endeavored to stimulate the greeting-to prevent their arrest-to se sectional animosity of Northern Concure them from imprisonment-and see gressmen to the point of complying with that they are not brought to a fair trial. the application of the defeated carpet-All the facts show one of the foulest, baggers to put upon the people of the most cold-blooded and deliberate conspi-State, as their permanent organic law. racies on record to murder a human the infamous disfranchising Constitution is, State, county, special and being and to prevent the perpetrators which they had succeeded in rejecting by not less than \$8,000,000 TI a large majority at the polls.

Gilmer, one of the murderers according The appointment and confirmation to this statement, has gone so far as to this man to the Supreme Court Bench lars, boast that he has acted upon assurances was not succeeded by any development from the Governor that he would not be of his capacity, qualification, mental molested for the perpetration of crimes calibre, learning or moral qualification of this character if his victims be not of peyond what the discriminating public the party to which the Governor belongs. had credited him with. Although a ticket It is certain that the official Chisholm, Supreme Judge, his invincible propensity who is published as a coward and a to run Loyal League Clubs and to medswindler, and is an appointee of the dle with politics in the smallest way, ad Governor, has acted in a way to encourhered to him. age the belief that for this attrocious

The public are apprised that, a short crime Gilmer and his associate, Davis, time since, he was arrested on the affidawill not be dealt with as the offended vits of three leading Republicans, for violating the Enforcement Act. Ac-Coupled with this narative of horrors ording to the sworn statements of these time. The invitation was of rein the case of the taking the life of Hal, itizens, he was guilty of criminal inter-Dawson, is the arrest without warrant ference with the freedom of the elective of fifteen citizens of Scooba, who are franchise. Two of these complainants thrown into prison while the murderers held office by appointment of Governor are in the full enjoyment of their liberty. Alcorn, and the third was the President We shall see what action will be taken of the Republican Club of this city, and by the Governor who is sworn to execute has since received the nomination of his the laws and in virtue of whose commisparty for sheriff of Hinds county. With the Mongrels have obtained consion Chisholm has acted. Meantime, characteristic skill Tarbell succeeded in Read the President's proclamatics as procuring the decapitation of the first two (so much for Buckingham)-but the munication, and mark what a mockery latter rode triumphant above his intrigue of civil government Radical reconstrucinto the nomination for sheriff. tion has shown itself to be. What other This much we have written prelimi-

fruits could be expected from the reign pary to the publication of the following are whate and 594 are colored document, which we have reproduced to white majority of 92 in the show how egregriously the deeply wrong- gain for the whites since last year, ed people of this State have been still more grossly outraged in the appoint ment of Tarbell to the highest judicia Another Cup for South Carolinaposition under their laws. It will seen that they were promised "men of More than all the other Southern 'standing, that society must not presume States, it has been the fate of South Carolina to be plundered in her poverty, op-'to ignore!" "Men learned in the law pressed in her weakness, and trampled "above their fellows!" "Men of courunder the vile hoofs of an ignominious "age and conscience!" This is what the herd of adventurers who have taken up people clamored for, and they were antheir abode in her borders to better their swered, It shall be so! But verily, when fortunes by "gathering up the wreck" of they asked for bread, a stone was given them; and in place of a fish, they were Her pretended civil government, is a given a serpent: mockery. The laws which have been WAR DEPARTMENT.

ADJUTANT GENERAL'S OFFICE. Washington, D. C., August 23, 1862. SPECIAL ORDER.) and property, are a mere legalized system

[EXTRACT.]

of robbery. The reconstructed government has proven itself powerful as an agent of robbery; but worse than useless as a means of preserving order. On the West, in the case of Lieut, Colonel JONA THAN TARBELL, 91st Regiment New contrary, it has fomented strife and produced blood-shed in order to furnish a the Secretary of War; and the following are The following is the latest exhibition of Court is that the said Lieut. Col. J. TARBELL the cowardly malice of the Radical party it, and transmit the proceedings to the Presisubserve the ends of peace in South Carolina, but to feed the fires of sectional War.) and It now awaits the President's de cision. The Court recommends Liet. Co. Tarbell to the mercy of the President of account of his qualifications as an officer and a soldier. The charge of which he is con-victed, "Disobedience of orders; neglect of coming an officer and a gentleman," are the gravest, and nothing in the facts are suggested in excuse or mitigation. The sentence will be enforced, and Lieutenant Colonel Tannett. rights, privileges, immunities and protection named in the Constitution of the United is accordingly hereby dismissed the service to take effect this date.

Signed.] E. D. TOWNSEND. Ass't Adjutant General. A true copy of the original. 1st Lieut, 6th N. Y. V. A. A. A. G.

This is the man who was appointed by Sovernor Alcorn-and whose appointment was confirmed by the Radical Senate-to sit in judgment in the Court of last resort, on the lives, liberty and property of the people of Mississippi!

the aforesaid counties in such rights within the said counties; and whereas, the combi-nations and conspiracles aforesaid, within In our description of public men and measures we have avoided the language of abuse and bitterness. We have precounties aforesaid, organized and armed, ferred to let FACTS speak for themselves. to defy the constituted authorities of said Still, we in common with the conservaanid State, and by reason of the said causes the conviction of such offenders, and the tive press have been complained of by the Radical office-holders for using strong Now, therefore, I. Ulysses S. Grant, President of the United States of America, do language in describing them and their conduct. But has any lauguage ever appeared in an anti-Radical paper here the South, though necessarily drawing to their homes within five days from date hereof, and to deliver either to the Marshal its inspiration from a sedse of the wrong of the United States, for the District o committed by the Mongrel adventurers. equal in bitterness of reproach to the terms applied to the harpies by the Washington Chronicle and its correspondents and impliments used, kept, possessed or controlled by them for carrying out the unlawful purposes for which the combinations and conspiracies are organized.

[Signed.]

U. S. GRANT, Could we say more than these oracles of Republicanism have said concerning these intermeddling mischief makers and plunderers? They have denounced them as can. "thieves" and "scoundrels"-as creatures "having little brains-no education -and less character." We have been content to publish the truth on them, and to let each reader supply the cuss words for himself. Tax-payers remember that your only tism.

protection against the depredations of the the pending elections. The Supreme Court of the State has decided you shall overwhelmingly against the Radical pa not enjoy the time-honored right of rem- ty-and adds : It has been ascertained that the fire in edy by injunction. You must elect a

Jefferson County Merciman Howard's wing of cal party has thrown over-Learned in the law be- Carpet-bagger except the Kearns who came to their who saved himself from eveflice, as the public have ne that it is all that saves him e to support him, why had a the care of the editor of the

> Howard, who is the leader Anti-carpet-bagger crusaders is a nan-an old resident, who is no whites by adhering to them a war; and who, by his industry terprise, had previously success massing sufficient means to poss freedom from his former own-George Torry, towards whom always manifested the highest will doubtless receive the synamic Whenever the colored people . pet-baggers, who, with their was renegade allies, are the ens races, they deserve to be enough sustained by the whites.

Enormous Taxatio The aggregate of all the taxes tion of the State is 800,000. ion per capita is therefore

TAXATION .- This is the jui mprisoning the prosperity of a and fettering their enemies. from its clutches, vote the (Public Speaking at Clinic The Democratic Club at Class

extended an invitation to Cast 1 Fitzgerald to represent the Den a joint discussion of the issue lay, on Saturday next, the The The Radicals having offered a do cepted, as Capt. Fitzgerald is ready to do battle in the came A FAILURE. - The Radical lead ing the judges, what an ign

ore is Radical reconstruction! turmoil, strife and confusion, who

Mr. Berryhill, the corr was introduced into the Legisla

Conservative speakers. The day

Specimon Bricks

as an example of the general and plunder carried on throng at the expense of the tax-payer

Barrel Mess Pork. The Sentinel, to the foregoing add

The Chancery Clerk's office was to

We understand that \$400 in warrants on the Count Hinds Co. Gazette.

eachers, per month, is \$32

A Three Cornered Fight In Kankin county, there are didates for Sheriff-Cofer, Conservation -. Shelton, Independent, and Ell-Norman, (colored,) straight-out Repu

A correspondent of the Shubil Times save that Mai, Abner S. Game the Conservative candidate for Rept sentative from the legislative district Wayne and Green county, is doing a lant service in the cause of Conservi

TRUE.-The N. O. Republican of codes that the Texas elections have go

Chicago was caused by the storage of large quantities of coal oil, or petroleum, in that city.

The colored people have been persuaded themselves that the time had come when they come in that city.

The colored people have been persuaded themselves that the time had come when they come in that the time had come when they come in that city. these and me a regress to allest sol their own managements rule. SAN DESIGNATION OF THE PARTY OF of Mississipple you want to or kind the property and I be

Angelog weights in control of the C. Perroll I senig for the resident when the their their their their their and the can concern the field when the contract the can concern the field of their

Ticket-It will do you good.

and two ment the said of ment the stand there eleves even bered the said and the said bas to been to the said t

No Straddling--- Vote the Whale

Average, i a registered white majority of 174.